REMARKS

It is noted with great appreciation that the Examiner has found allowable subject matter in Claims 3-7 and 11-16.

Herein, Claims 3 and 11 have been rewritten in independent form to include the subject matter of the respective base claims. In view of this, it is respectfully submitted that Claims 3-7 and 11-16 are now in condition for allowance.

In the present Office Action, the use of headings is suggested. However, according to MPEP Section 608.01(a), the use of headings is only preferred. Therefore, the Applicant respectfully will maintain the present application in its present form.

Claims 1-2 and 8-10 stand rejected under 35 USC 103 as being unpatentable over Weerackody et al. in view of Li et al.

In response, it is respectfully submitted that the claims recite features neither taught nor suggested by Weerackody et al. in view of Li et al. In particular, such features include "adding redundancy data packets to the frames to the frames of primary data for which protection is sought", as recited in Claims 1 and 9.

In addressing these features in the above rejection, column 8, lines 43-46, of Weerackody et al. is being relied on. However, in this portion, Weerackody et al. only discloses:

"A suitable error detection encoder for wire
N,\UserPublic\GR\FR\fr000073_and_1-21-05.doc 7

or wireless applications is a CRC-16 encoder which appends a 16-bit error detection code to the Type-I information packets."

In view of the above disclosure, it is evident that Weerackody et al. does not disclose "adding redundancy data packets to the frames to the frames of primary data for which protection is sought", as required by the claims. Therefore, it is respectfully submitted that this feature is distinguishable over Weerackody et al. in view of Li et al.

In view of the above-described distinctions, it is respectfully submitted that the invention of Claims 1-2 and 8-10 is not made obvious by Weerackody et al. in view of Li et al. Therefore, it is respectfully requested that this rejection be reconsidered and reversed so that the present application may proceed to issue.

The Commissioner is hereby authorized to credit any overpayment or charge any fee (except the issue fee) to Account No. 14-1270.

Respectfylly submit

Russell Gross, Reg. 40,

Attorney

(914) 333-9631